Case 1:04-cv-11193-NG Document 198-4 Filed 02/08/2008 Page 1 of 8 FEBRUARY 20, 2006

GEMIN	II HULLUM		Co	ondei	aseit	TEBRUARY 20	), ZUUO
1	UNITED	STATES DISTRICT COU CT OF MASSACHUSETTS	RT	Page 1	,	CTIDLE ATTOMO	Page 4
2	DISTRI	CT OF MASSACHUSETTS	•		1 2	STIPULATIONS It is hereby stimulated and agreed	
3		X		1	3	It is hereby stipulated and agreed	
4	SHAWN DRUMGOLD, Plaintiff			ŀ	4	by and between Counsel for the respective parties and the Deponent that the Deponent	
5	v.	Case No. 04-1	1193NG	1	5	shall read and sign the deposition transcript	
6			1170110	1	6	within 30 days of receipt before any Notary	
7	TIMOTHY CALLAHAN, FRI M. ROACHE, PAUL MURPI RICHARD WALSH, and TI CITY OF BOSTON,	ANCIS HY.		1	7	Public.	
8	RICHARD WALSH, and TI CITY OF BOSTON,	HE			8	It is further stipulated that all	
9	Defendants				9	objections, except as to form, and motions to	
10				l	10	strike are reserved to the time of trial.	
11 12	DEDOCT	TION OF GEMINI HULI	e MIT.	1	11	PROCEEDINGS	
13	witness called to te			1	12	MR. CURRAN: Ms. Hullum, my name	
14	the Defendants, purs			- 1	13	is Hugh Curran. I'm an attorney at Bonner	
15	rules of the Federal			- 1	14	Kiernan Trebach & Crociata. I represent	
16	Procedure, before M.			ł	15	Richard Walsh in a matter, Shawn Drumgold vs.	
17	Stenographic Reporter		: in		16	Richard Walsh, Timothy Callahan, Francis	
18	and for the Commonwea	alth of Massachuset	ts, at		17	Roache, and the City of Boston. You're a	
19	the offices of Bonne	r Kiernan Trebach &		1	18	witness in this matter, and you've been	
20	Crociata, Attorneys	it Law, One Liberty		- 4	19	subpoenaed to testify today, and that's why	
21	Square, Boston, Massa			,	20	you are here to testify.	
22	February 20, 2006, co	ommencing at 11:15	a.m.	1	21	MS. HULLUM: Well I plead the	
23	FEDERA	AL COURT REPORTERS 978-535	0222		22	fifth, so that's what I'm here to let you	
24	781-585-6741	978-535	-8333		23	know.	
					24	MR. CURRAN: Have you had an	
			P	age 2			Page 5
	APPEARANCES	`			1	opportunity to obtain counsel?	۱ -
3	TOMMASINO & TOMMASING BY: MICHAEL W. REILLY Two Center Plaza Boston, Massachusetts ON BEHALF OF: The Pla	Attorney at Law			2	MS. HULLUM: No, I haven't.	
4	Boston, Massachusetts	02108-1904			3	MR. CURRAN: And would you like	
1					4	that opportunity to obtain counsel?	
6	BONNER KIERNAN TREBAC BY: HUGH R. CURRAN, F One Liberty Square Bon Behalf OF: Defende	H & CROCIATA		1	5	MS. HULLUM: Why would I need to	
7	One Liberty Square Boston, Massachusetts	02109			6	obtain counsel? I'm not on trial for	.
8	ON BEHALF OF: Defenda	int Walsh		1	7	anything.	
9	HOGAN, ROACHE & MALON BY: JOHN P. ROACHE, A	IE			8	MR. CURRAN: Okay. Then that's	
10	66 Long Wharf	ttorney at Law	1	].	9	the reason why you just can't say you plead	
11	66 Long Wharf Boston, Massachusetts ON BEHALF OF: Defenda and Roache	ints City of Boston			10	the fifth.	
12				1	11 12	MS. HULLUM: Why not? I've already went to court. I've already	1
13	MORGAN, BROWN & JOY BY: MARY JO HARRIS, A 200 State Street	ttornev at Law		1	13	testified. This is a civil matter. It has	
14	200 State Street Boston, Massachusetts ON BEHALF OF: Defenda	02109-2605			14	nothing to do with me. I'm not suing	
1	ON BEHALF OF: Defenda	int Callahan			15	anybody, so why would I not be able to plead	
16				- 1	16	the fifth?	
17 18					17	MR. CURRAN: I'm not your	
19				1	18	attorney. You can decide to do what you	
20				- 1	19	would like to do, but we are representing the	
21					20	parties in this case. Mr. Reilly represents	
22				12	21	Shawn Drumgold, and the other attorneys here	
23					22	represent individual parties to this	
24				12	23	litigation. As a result of Mr. Drumgold	
				2	24	filing a civil action, the parties are	
<del></del>	**************************************		ъ-	age 3			Page 6
1	Deposition of	DEX	Page	age 3	1	entitled to discovery. Discovery includes	1 450 U
1	Deposition of GEMINI HULLUM		-		2	deposing witnesses. You were a witness in	
	Examination by Mr. Cu		9		3	this case, and we intend to go forward this	
	Examination by Mr. Ro	ache	172	1	4	morning and ask you questions relative to	
5					5	your knowledge about this matter. If you	
6					6	choose not to answer questions, then we will	Y
7					7	be forced to file a motion to compel and seek	
9	No. EXHI	BITS	Page		8	an order of the Court in the Federal Court.	
1	No. 1-2 Subpoen		82		9	Are you prepared to go forward	Ì
1.	3 Map		82		10	today?	
1	4 Map		82	1	11	MS. HULLUM: You're Shawn's	
1.	5 Map		83	4	12	lawyer?	ļ
14	6 Affidav	it	162	- 1	13	MR. REILLY: I am.	
15				- 1	14	MS. HULLUM: Where's Rosemary?	
16				- 1	15	MR. REILLY: She's home with her	
17					16	sick baby right now.	
18				1	17	THE WITNESS: Oh, she has the	
19					18	opportunity to be home with her baby, huh?	
20					19	MR. REILLY: If you ask me a	ļ
21					20 21	question, I'll tell you the answer.	
22 23						MS. HULLUM: So what's-her-name why am I testifying here	
23				1	23	today if I've already testified?	
• •					.5 24	MR. REILLY: Because you testified	į
				12	. 7	MIN. REILET. DOCUME YOU WENTED	I

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track of her.

A. Brockton area.

,	O. Alld who were you have a second
4	Street?
5	A. Eloise Graham.
6	Q. And who did you live with
7	What number Sonoma Street? I'm
8	sorry.
9	A. Twenty-three.
10	Q. And who lived there at that location with
lii	vou?
12	A. Me and her five children.
13	O What were the names of her five children?
	A Mickey Drina, Cheryl, Lisa, Obie.
1.5	O How did you know the Grahams?
14 15 16 17 18	A. I went to school with Lisa at the Woodrow
1.7	Wilson
1.	Q. How would you characterize your relationship
10	with them back then in 1988?
	A. With the people I lived with?
30 31	O Yes with the Grahams.

Q. Okay. And how would you characterize your

1	24	Q. And what are your sisters' names?	
H			Page 2
	1	A. Desiree and Adrienne Hullum.	
l	2	Q. And where does Desiree live?	
	3	A. Florida.	
	4	Q. Do you know where in Florida?	
	5	A. Some Kissimmee. I don't know. I've never	
	6	been there.	
١	7	Q. Do you have an address for her?	
	8	A. No.	
		Q. Do you have a phone number?	
١	10	A. No.	
ł	11	Q. When was the last time you spoke to her?	
١	12	A. Yesterday.	
l	13	Q. Okay. And did you call her?	
1	14	A. No, she's up here visiting.	
1	15	Q. Okay. And who's she visiting?	
1	16	A. Me.	
l	17	Q. All right.	
п		A. And some friends of hers.	
ı	19	Q. How long has she been living in Florida?	

A. Around two years. I really don't know, keep

Q. Did she live in the Dorchester/Boston area

before moving to Florida?

A. It was fine.

